

REMARKS

The office action of April 14, 2011, has been carefully considered.

It is noted that claims 1, 2, 4-7 and 10-12 are rejected under 35 U.S.C. 112, first paragraph.

In view of the Examiner's rejection of the claims, applicant has amended the specification to correct a translation error.

It is respectfully submitted that the claims now on file contain subject matter which is sufficiently described in the specification so as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

The original PCT application, of which the present application is the national phase, contains the following German-language paragraph:

Die erfindungsgemäß hergestellten Backlacke wurden mittels Düsenabstreifverfahren auf einen Kupferdraht mit 0,30 mm

Blankdrahtdurchmesser, konventionell beschichtet mit einem handelsüblichen Polyesterimid-Drahtlack mit einer Gesamtdurchmesserzunahme von 50  $\mu\text{m}$ , bei 10 - 80°C und mittels UV-licht ausgehärtet. Als UV-Quelle wurde ein durch Mikrowellen angeregter Quecksilberdampf-Hochdruckstrahler eingesetzt. Die Leistung des Strahlers lag zwischen 25 und 100 Watt pro cm. Reflektor und Strahler bilden dabei eine Resonatereinheit.

In English, the German term "ausgehärtet" means "fully cured". This term was incorrectly translated in the national phase application as "cured". In the English language, a distinction between "gehärtet/ausgehärtet" = "cured/fully cured" is not always made; the term "cured" is often used for both. In the German language, however, there is a distinction between the terms "gehärtet" means cured and "ausgehärtet" means fully cured. Thus, since the present national phase application is based on, and from a content standpoint is identical to, the German language text of the international application, the correction made in the specification to recite "fully cured" does not introduce new matter, but simply corrects a translation error.

In view of these considerations it is respectfully submitted that the rejection of claims 1, 2, 4-7 and 10-12 under 35 U.S.C.

112, first paragraph is overcome and should be withdrawn.

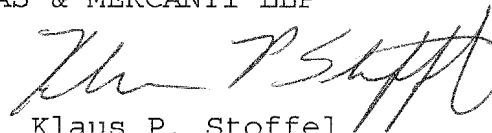
Reconsideration and allowance of the present application are respectfully requested.

Any additional fees or charges required at this time in connection with this application may be charged to Patent and Trademark Office Deposit Account No. 02-2275.

Respectfully submitted,

LUCAS & MERCANTI LLP

By



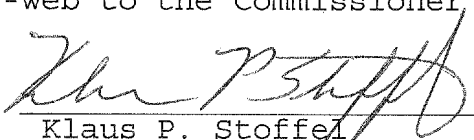
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Dated: June 14, 2011

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By:



Klaus P. Stoffel

Date: June 14, 2011